

*Great Lakes Communications***& Consulting Service****P.O. Box 54****Traverse City, MI 49685-0054****Phone 231-947-6048****Fax 231-947-3615**

Received & Inspected

FEB 10 2014

FCC Mail Room

February 3, 2014

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

RE: Certification of Annual CPNI Filing
EB-06-TC-060 and EB-06-36

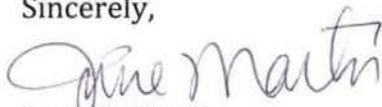
Dear Ms. Dortch:

I, June Martin, certify that I am an officer of the company named above, and acting as an agent of the company, I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI Rules.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI. Our radio equipment is not interconnected with any public or private telephones.

Sincerely,



June M. Martin
Partner

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CERTIFICATION

I, June Martin, hereby certify that this 3rd day of February 2014, I am a partner of Great Lakes Communications who has the call sign WNKQ-266 and that I have personal knowledge that Great Lakes Communications has established operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information (CPNI) rules set forth in 47 C.F.R.64-2001

June Martin
Partner

STATEMENT

Great Lakes Communications has established operating procedures that ensure compliance with the Federal Communications Commission regulations regarding the protection of consumer proprietary network information. (CPNI)

- Great lakes Communications has implemented a system whereby the status of a customer's CPNI approval can be determined prior to the use of CPNI.
- Great Lakes Communications continually educates itself on the appropriate use of CPNI. Great Lakes communications has made an agreement that all partners will not violate the regulations of the FCC regarding the CPNI. Great Lakes Communications has no employees.